Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address Masataka Scanlan, Cal. Bar No. 208123 Masataka Scanlan, Cal. Bar No. 254718 114 N. Brand Ave., Suite 200 Glendale, CA 91203 michael@jauriguelaw.com mash@jauriguelaw.com Tel - 818.630.7280 Fax - 888.879.1697  UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA – LOS ANGELES DIVISION  In re:  CASE NO.: 1:13-bk-10001-AA CHAPTER: 11  INDIVIDUAL DEBTOR'S CHAPTER 11 PLAN OF REORGANIZATION  DATE: TIME:		
In re:  Mohammed S. Iqbal  CENTRAL DISTRICT OF CALIFORNIA – LOS ANGELES DIVISION  CASE NO.: 1:13-bk-10001-AA  CHAPTER: 11  INDIVIDUAL DEBTOR'S CHAPTER 11  PLAN OF REORGANIZATION  DATE:	Address THE JAURIGUE LAW GROUP Michael J. Jaurigue, Cal. Bar No. 208123 Masataka Scanlan, Cal. Bar No. 254718 114 N. Brand Ave., Suite 200 Glendale, CA 91203 michael@jauriguelaw.com mashi@jauriguelaw.com Tel - 818.630.7280 Fax - 888.879.1697  Individual appearing without attorney	FOR COURT USE ONLY
Mohammed S. Iqbal  INDIVIDUAL DEBTOR'S CHAPTER 11 PLAN OF REORGANIZATION  DATE:	025	
Mohammed S. Iqbal  INDIVIDUAL DEBTOR'S CHAPTER 11 PLAN OF REORGANIZATION  DATE:	In re:	CASE NO.: 1:13-bk-10001-AA
INDIVIDUAL DEBTOR'S CHAPTER 11 PLAN OF REORGANIZATION  DATE:	Mohammed S. Igbal	CHAPTER: 11
·····=		
COURTROOM: 303		
PLACE: 21041 Burbank Blvd.  Debtor(s). Woodland Hills. CA 91367	Debtor(s).	

This plan of reorganization (the Plan) under chapter 11 of the Bankruptcy Code provides for restructuring of the debts of the above-named Debtor. If confirmed, the Plan will bind all creditors provided for in the Plan, whether or not they file a proof of claim, accept the Plan, object to confirmation, or have their claims allowed. All Creditors should refer to Articles I- IV of this Plan for the precise treatment of their claims. A disclosure statement (the Disclosure Statement) that provides additional information is being served with this Plan. The Disclosure Statement is explanatory only; the language used in the Plan is binding. Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one.

## Article I Treatment of Unclassified Claims

Under § 1123(a)(1)(i) administrative expense claims allowed under § 503(b) and entitled to priority under § 507(a)(2) (including the claims of professionals, United States trustee fees, and postpetition domestic support obligations; (ii) involuntary gap period claims under § 507(a)(3); and (iii) priority tax claims under § 507(a)(8) are not classified and are not entitled to vote on confirmation of the Plan. These claims shall be treated as follows:

A. <u>Professional Fees</u>. Professional fees may only be paid upon application to and approval by the court. The Debtor will pay professional fees in full in cash on the later of (i) the Effective Date or (ii) upon court order, except to the extent that a holder of such claim agrees to other terms.

B. Other Administrative Claims. The Debtor will pay other claims allowed under § 503(b) and entitled to priority under § 507(a)(2), including domestic support obligations arising postpetition <sup>1</sup> and United States trustee fees, in full on the Effective Date (although expenses arising and paid in the ordinary course of Debtor's financial affairs may be paid as due), except to the extent that a holder of these claims agrees to other terms. <sup>2</sup>
C. <u>Tax Claims</u> . The Debtor will pay claims entitled to priority under § 507(a)(8) in full over time with% interest in equal amortized payments in accordance with § 511. Payments will be made quarterly, due on the first day of the quarter, starting on the first such date after the Effective Date and ending on the last such date that is no more than 5 years after the entry of the order for relief. <sup>3</sup>
D. <u>Involuntary Gap Period Claims pursuant to § 507(a)(3)</u> . The Debtor will pay claims allowed under § 502(f) in full on, or as soon as practicable after, the Effective Date except to the extent a holder of such claim agrees to other terms. <sup>4</sup>
Article II Classification and Treatment of Claims
Classes 1(a)-(e): Priority Claims
These impaired classes include allowed unsecured claims entitled to priority under § 507 (except administrative claims under § 507(a)(2), involuntary gap period claims under § 507(a)(3) and priority tax claims under § 507(a)(8), which are unclassified and treated in Article I). For instructions on voting, see Part 2 of the Disclosure Statement. If any Class does not vote to accept the Plan, then each claim in the non-accepting class will be paid in full on the Effective Date (except to the extent a holder of a claim in the class agrees to other terms). Creditors in Class 1 are treated as follows ( <i>Check each box that applies</i> ):
Debtor has no creditors in Class 1
Class 1(a): Unsecured domestic support obligation claims entitled to priority under § 507(a)(1). Debtor proposes to pay each claim in Class 1(a) in full over years, with% postconfirmation interest. Payments will be made in equal [ monthly [ quarterly amortized installments, due on the first day of each calendar [ monthly [ quarterly, starting on the first such date after the Effective Date. This class is impaired and entitled to vote on confirmation of the Plan.
Class 1(b): Wage and commission claims entitled to priority under § 507(a)(4). The Debtor proposes to pay each claim in Class 1(b) in full over years, with% postconfirmation interest. Payments will be made in equal monthly quarterly amortized installments, due on the first day of each calendar [month][quarter], starting on the first such date after the Effective Date. This class is impaired and entitled to vote on confirmation of the Plan.
Class 1(c): Employee benefit plan contribution claims entitled to priority under § 507(a)(5). The Debtor proposes to pay each claim in Class 1(c) in full over years, with% postconfirmation interest. Payments will be made in equal $\square$ monthly $\square$ quarterly amortized installments, due on the first day of each calendar $\square$ month $\square$ quarter, starting on the first such date after the Effective Date. This class is impaired and entitled to vote on confirmation of the Plan. $\square$ Class 1(d): Grain producer and fisherman claims entitled to priority under § 507(a)(6). The Debtor proposes to pay each claim in Class 1(d) in full over years, with% postconfirmation interest. Payments will be made in
Section 1129(a)(14) requires payment of all domestic support obligations arising postpetition.  Section 1129(a)(9)(A) requires payment in full of administrative expenses on the Effective Date.  Payment of priority tax claims in full within 5 years of the petition date and on terms not less favorable than those accorded the most favored nonpriority creditor is required by § 1129(a)(9)(C) IF THE ABSOLUTE PRIORITY RULE APPLIES AND CLASS 6(B) VOTES TO REJECT THE PLAN, ADD THE FOLLOWING: "Accordingly, if Class 6(b) votes to reject the Plan and is paid in full over time, tax priority claimants will receive an interest rate of% and maturity on This treatment is at least as favorable as that received by Class 6(b)."  This treatment is required by § 1129(a)(9)(A).

	stallments, due on the first day of each calendar  month fter the Effective Date. This class is impaired and entitled to vote on confirmation
each claim in Class 1(e) in full over made in equal monthly quarterly ar	osit claims entitled to priority under § 507(a)(7). The Debtor proposes to pay years, with% postconfirmation interest per annum. Payments will be nortizing installments, due on the first day of each calendar month after the Effective Date. This class is impaired and entitled to vote on
Class 2: Secured claims on Debtor's pri	ncipal residence.
by the Debtor's principal residence. All arr unless the holder of the claim agrees to oth respective governing loan documents, and equitable or contractual rights of the creditor	s on Debtor's principal residence. These classes include claims secured solely earages shall be paid on, or as soon as practicable after, the Effective Date per terms. Regular payments shall be made as they come due based on their except with respect to curing the arrearages, the Plan does not alter the legal, or. The Debtor shall maintain current payments and the Plan must not otherwise ts of the creditors to which that claim entitles the holder of the claim.
These classes are unimpaired and	not entitled to vote on the Plan.
Class 2(a):  Secured claim of: Property address of Priority of lien: Total amount of al Amount of arreara Regular monthly p	ges:\$
Class 2(b):  Secured claim of: Property address of Priority of lien: Total amount of al Amount of arreara Regular monthly p	ges: \$
principal residence are impaired and therefore be paid overyears with% interest quarterly amortized installments beginning (Cure Payments). Ongoing payments shall	n Debtor's principal residence. These classes of secured claims on the Debtor's ore, entitled to vote under the Plan. The arrearages in the sum of \$shall t. To cure the arrearages, the payments shall be made in monthly on the first day of each calendar month quarter after the Effective Date I be made as they come due based on their respective governing loan documents d in full as a secured claim in this class pursuant to § 1123(b)(5).
Priority of lien: Amount of arreara Total amount of al Monthly qua Monthly Total monthly [ Total amount of pa	or description of collateral: ges: \$

	First payment date:
	Amount of each installment: \$
	Frequency of payments:
	Total yearly payments: <u>\$</u>
	Final payment date:
	Monthly payments will be due on the first day of the month.
Class O(d):	Cooured claim of:
Class 2(d):	Secured claim of: Property address or description of collateral:
	Priority of lien: Amount of arrearages: \$
	Total amount of allowed claim as of:
	☐ Monthly ☐ quarterly Cure Payment amount: \$
	☐ Monthly ☐ quarterly Regular Payment amount: \$
	Total monthly quarterly payments: \$
	Total amount of payments (over time) to satisfy the secured claim: \$
	Interest rate (to compensate creditor because claim is paid over time):%
	First payment date:
	Amount of each installment: \$
	Frequency of payments:
	Total yearly payments: \$
	Final payment date:  Monthly payments will be due on the first day of the month.
	Monthly payments will be due on the first day of the month.
Class 3: Unimpaired	secured claims on property other than the Debtor's principal residence.
Debtor has an interest petition date in this cas payments, and not oth claim. All arrearages	udes claims secured by a lien on property other than the Debtor's principal residence in which that is unimpaired under the Plan. Debtor will cure any default that occurred before or after the se, reinstate the maturity of that claim as such maturity existed before the default, maintain current terwise alter the legal, equitable or contractual rights to which that claim entitles the holder of the shall be paid in full on, or as soon as practicable after, the Effective Date, unless the holder of the terms. Regular payments made thereafter will be made when due under the documents governing
These classes	s are unimpaired and not entitled to vote on the Plan.
Class 2(s):	Converse allows of
Class 3(a):	Secured claim of:  Description of collateral:
	Priority of lien:
	Total amount of allowed claim: \$
	Amount of arrearages: \$ Regular monthly payment: \$
Ola O(la)	
Class 3(b):	Secured claim of:
	Description of collateral:
	Priority of lien: Total amount of allowed claim: \$
	Amount of arrearages: \$ Regular monthly payment: \$
	secured claims on Collateral to be Surrendered by Debtor.
	udes claims secured by a lien on property in which the Debtor has an interest that are unimpaired
	or will not retain interest in such property(ies) and will surrender such collateral to the secured creditor an Effective Date $\Box$ by ( <i>date</i> ):

Class 4(a): Secured claim of:

Description of collateral: Disposition of Asset:

### Class 5: Impaired secured claims

The following classes include claims secured by a lien on property other than the debtor's principal residence in which Debtor has an interest, other than the secured claims in Class 2 and the unimpaired secured claims in Classes 3 and 4.

-T-	
of \$	portion of the following impaired class(es) shall be paid as set forth below. The arrearages in the sum shall be paid over years with % interest. To cure the arrearages, the payments onthly quarterly amortized installments beginning on the first day of each calendar month tive Date (Cure Payments). Ongoing payments shall be made as they come due based on their oan documents (Regular Payments), or in modified payments as described below. The amount of the secured claim is an unsecured claim in Class 6. However, if the holder of a secured claim shall be treated as a secured claim notwithstanding § 506(a).
•	chart lists Class 5 claims and their proposed treatment under the Plan:
Class 5(a):	Secured claim of: Federal National Mortgage Association ("Fannie Mae"), creditor c/o Seterus Inc. Amount of Allowed Secured Claim: \$64,500.00  Property address or description of collateral: 38656 Malby Ave., Palmdale, CA 93550  Priority of lien: First  Amount of arrearages: \$10,793.60  monthly quarterly Cure Payment amount: \$0.00  monthly quarterly Regular Payment amount: \$346.25  Total monthly quarterly payments: \$346.25  Total amount of payments (over time) to satisfy the secured claim: \$124,649.98  Interest rate (to compensate creditor because claim is paid over time): 5.00 %  First payment date: 6/1/2013  Amount of each installment: \$346.25  Frequency of payments: Monthly  Total yearly payments: \$4,155.00  Final payment date: 1/1/2043  Monthly payments will be due on the first day of the month.
Class 5(b):	Secured claim of: Federal National Mortgage Association ("Fannie Mae"), creditor c/o Seterus Inc.  Amount of Allowed Secured Claim: \$ 65,000  Property address or description of collateral: 38710 20th Street E, Palmdale, CA 93550  Priority of lien: First  Amount of arrearages: \$14,509.67  monthly quarterly Cure Payment amount: \$0.00  monthly quarterly Regular Payment amount: \$348.93  Total amount of payments (over time) to satisfy the secured claim: \$125,616.26  Interest rate (to compensate creditor because claim is paid over time): 5.00  First payment date: 6/1/2013  Amount of each installment: \$348.93  Frequency of payments: Monthly  Total yearly payments: 4,167.16  Final payment date: 1/1/2043  Monthly payments will be due on the first day of the month

Class 5(c):	Secured claim of: Federal National Mortgage Association ("Fannie Mae"), creditor c/o Seterus Inc
	Amount of Allowed Secured Claim: \$ 75,000
	Property address or description of collateral: 38744 Pond Ave., Palmdale, CA 93550
	Priority of lien: First
	Amount of arrearages: \$13,791.17
	$\square$ monthly $\square$ quarterly Cure Payment amount: $\$$ 0.00 $\square$
	monthly quarterly Regular Payment amount: \$_402.62
	Total amount of payments (over time) to satisfy the secured claim: \$ 144,941.84
	Interest rate (to compensate creditor because claim is paid over time): <u>5.00</u>
	First payment date: 6/1/2013
	Amount of each installment: \$ 402.62
	Frequency of payments: Monthly
	Total yearly payments: \$\(\frac{4,831.44}{1.00.000000000000000000000000000000000
	Final payment date: 1/1/2043
	Monthly payments will be due on the first day of the month.
Class 5(d):	Secured claim of: HSBC Bank USA, N.A
	Amount of Allowed Secured Claim: \$ 85,000
	Property address or description of collateral: <u>37925 Maureen Street, Palmdale, CA 93550</u>
	Priority of lien: First
	Amount of arrearages: \$11,567.26
	monthly quarterly Cure Payment amount: \$ 0.00
	monthly quarterly Regular Payment amount: \$\(\frac{469.37}{200.074.00}\)
	Total amount of payments (over time) to satisfy the secured claim: \$ 168,974.33
	Interest rate (to compensate creditor because claim is paid over time):
	First payment date: 9/1/2013 .
	Amount of each installment: \$\frac{469.37}{Monthly}
	Frequency of payments: <u>Monthly</u> Total yearly payments: \$\frac{5,632.44}{}
	Final payment date: 8/1/2043
	Monthly payments will be due on the first day of the month.
	Monthly payments will be due on the hist day of the month.
Class 5(e):	Secured claim of: HSBC Bank USA, N.A
	Amount of Allowed Secured Claim: \$ 70,000
	Property address or description of collateral: 38603 36th Street E, Palmdale, CA 93550
	Priority of lien: First .
	Amount of arrearages: \$12,013.95
	$\square$ monthly $\square$ quarterly Cure Payment amount: $\$$ 0.00 $\square$
	monthly quarterly Regular Payment amount: \$ <u>386.54</u>
	Total amount of payments (over time) to satisfy the secured claim: \$ 139,155.33
	Interest rate (to compensate creditor because claim is paid over time): <u>5.25</u>
	First payment date: 9/1/2013
	Amount of each installment: \$ <u>386.54</u>
	Frequency of payments: Monthly
	Total yearly payments: \$_4,638.48
	Final payment date: 8/1/2043
	Monthly payments will be due on the first day of the month.
Class 5(f):	Secured claim of: HSBC Bank USA, N.A
	Amount of Allowed Secured Claim: \$ 80,000

	Property address or description of collateral: <u>38733 Pond Ave., Palmdale, CA 93550</u>
	Priority of lien: First Amount of arrearages: \$11,451.97
	Minount of afrealages, \$\frac{11,451.97}{\text{Cure Payment amount: \$ 0.00}}\tag{0.00}
	monthly quarterly Cure rayment amount: \$\(\frac{0.00}{2}\) monthly quarterly Regular Payment amount: \$\(\frac{441.76}{2}\)
	Total amount of payments (over time) to satisfy the secured claim: \$ 159,034.67
	Interest rate (to compensate creditor because claim is paid over time): 5.25
	First payment date: 9/1/2013
	Amount of each installment: \$ 441.76
	Frequency of payments: Monthly
	Total yearly payments: \$ <u>5,301.12</u> Final payment date: <u>8/1/2043</u>
	Monthly payments will be due on the first day of the month.
	Monthly payments will be due on the first day of the month.
Class 5(g):	Secured claim of: HSBC Bank USA, N.A
	Amount of Allowed Secured Claim: \$ 75,000
	Property address or description of collateral: <u>38349 17th Street E, Palmdale, CA 93550</u>
	Priority of lien: First .
	Amount of arrearages: \$11,984.01
	monthly quarterly Cure Payment amount: \$\ 0.00 \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	monthly quarterly Regular Payment amount: \$ 414.15
	Total amount of payments (over time) to satisfy the secured claim: \$ 149,095.00
	Interest rate (to compensate creditor because claim is paid over time): 5.25
	First payment date: 9/1/2013 .
	Amount of each installment: \$ <u>414.15</u> Frequency of payments: <u>Monthly</u>
	Total yearly payments: \$\frac{4,969.80}{2,1/2043}
	Final payment date: 8/1/2043  Monthly payments will be due on the first day of the month.
	Monthly payments will be due on the first day of the month.
Class 5(h):	Secured claim of: HSBC Bank USA, N.A
	Amount of Allowed Secured Claim: \$ 66,000
	Property address or description of collateral: <u>38633 22nd Street E, Palmdale, CA 93550</u>
	Priority of lien: First
	Amount of arrearages: \$12,229.14
	$\square$ monthly $\square$ quarterly Cure Payment amount: $\$$ 0.00 $\square$
	$\boxtimes$ monthly $\square$ quarterly Regular Payment amount: \$\(\simeg\) 364.45
	Total amount of payments (over time) to satisfy the secured claim: \$ 131,203.60
	Interest rate (to compensate creditor because claim is paid over time): <u>5.25</u>
	First payment date: 9/1/2013
	Amount of each installment: \$ <u>364.45</u>
	Frequency of payments: Monthly
	Total yearly payments: \$4,373.40
	Final payment date: 8/1/2043
	Monthly payments will be due on the first day of the month.
Class 5(i):	Secured claim of: HSBC Bank USA, N.A
• •	Amount of Allowed Secured Claim: \$80,000
	Property address or description of collateral: 38708 32nd Street E, Palmdale, CA 93550
	Priority of lien: First
	Amount of arrearages: \$11,579.99
	monthly quarterly Cure Payment amount: \$_0.00

Class 5(j):	Secured claim of: HSBC Bank USA, N.A  Amount of Allowed Secured Claim: \$80,000 Property address or description of collateral: 38726 Pond Ave., Palmdale, CA 93550 Priority of lien:
Class 5(k):	Secured claim of: PHH Mortgage Corp. F/K/A Cendant Mortgage Corp. Its Assigns and/or Successors in Interest  Amount of Allowed Secured Claim: \$ 135,000  Property address or description of collateral: 38600 Dedham Ct., Palmdale, CA 93552  Priority of lien:First  Amount of arrearages: \$25,447.88  Martin monthly quarterly Cure Payment amount: \$ 0.00  Martin monthly quarterly Regular Payment amount: \$ 587.53  Total amount of payments (over time) to satisfy the secured claim: \$ 225,074.18  Interest rate (to compensate creditor because claim is paid over time):3.75  First payment date:9/1/2013  Amount of each installment: \$ 587.53  Frequency of payments:Monthly  Total yearly payments: \$ 7,050.36  Final payment date:8/1/2043  Monthly payments will be due on the first day of the month.
Class 5(I):	Secured claim of: Seterus, Inc. Amount of Allowed Secured Claim: \$ 77,500 Property address or description of collateral: 1302 East Ave R2, Palmdale, CA 93550 Priority of lien: First Amount of arrearages: \$14,490.08  monthly quarterly Cure Payment amount: \$0.00 monthly quarterly Regular Payment amount: \$416.04 Total amount of payments (over time) to satisfy the secured claim: \$149.773.23

	Interest rate (to compensate creditor because claim is paid over time):
Class 5(m):	Secured claim of: Seterus, Inc. Amount of Allowed Secured Claim: \$ 59,000 Property address or description of collateral: 44372 3rd Street E, Lancaster, CA 93535 Priority of lien: First Amount of arrearages: \$14,465.25  monthly quarterly Cure Payment amount: \$ 0.00  monthly quarterly Regular Payment amount: \$ 416.04 Total amount of payments (over time) to satisfy the secured claim: \$ 149,773.23 Interest rate (to compensate creditor because claim is paid over time): 5.0 First payment date: 6/1/2013 Amount of each installment: \$ 416.04 Frequency of payments: Monthly Total yearly payments: \$ 4,992.48 Final payment date: 1/1/2043 Monthly payments will be due on the first day of the month.
Class 5(n):	Secured claim of: The Bank of New York Mellon FKA The Bank of New York, as Trustee for the Certificateholders CWALT, Inc., Alternative Loan Trust 2006-30T1, Mortgage Pass-Through Certificates, Series 2006-30T1  Amount of Allowed Secured Claim: \$ 990,000  Property address or description of collateral: 1344 Western Ave., Glendale, CA 91202  Priority of lien:First  Amount of arrearages: \$102,482.34  monthlyquarterly Cure Payment amount: \$ 0.00  monthlyquarterly Regular Payment amount: \$ 4,726.41  Total amount of payments (over time) to satisfy the secured claim: \$ 1,701,508.11  Interest rate (to compensate creditor because claim is paid over time):4.0  First payment date:9/1/2013  Amount of each installment: \$ 4,726.41  Frequency of payments:Monthly  Total yearly payments: \$ 56,716.92  Final payment date:8/1/2043  Monthly payments will be due on the first day of the month.
Class 5(o):	Secured claim of: Wells Fargo Bank, N.A.  Amount of Allowed Secured Claim: \$ 84,000  Property address or description of collateral: 38422 Pond Ave., Palmdale, CA 93550  Priority of lien:

	Amount of each installment: \$\( \frac{463.85}{\) Frequency of payments: \( \frac{Monthly}{\) Total yearly payments: \$\( \frac{5,566.20}{\) Final payment date: \( \frac{8/1/2043}{\} \) Monthly payments will be due on the first day of the month.
Class 5(p):	Secured claim of: Wells Fargo Bank, N.A.  Amount of Allowed Secured Claim: \$85,000  Property address or description of collateral: 38745 32nd Street E, Palmdale, CA 93550  Priority of lien:
Class 5(q):	Secured claim of: Wells Fargo Bank, N.A.  Amount of Allowed Secured Claim: \$ 66,000  Property address or description of collateral: 38538 Pond Ave., Palmdale, CA 93550  Priority of lien:First  Amount of arrearages: \$ unknown  monthly quarterly Cure Payment amount: \$ 0.00  monthly quarterly Regular Payment amount: \$ 354.30  Total amount of payments (over time) to satisfy the secured claim: \$ 127,548,82  Interest rate (to compensate creditor because claim is paid over time):5  First payment date:9/1/2013  Amount of each installment: \$ 354.30  Frequency of payments:Monthly  Total yearly payments: \$ 4,251.60  Final payment date:8/1/2043  Monthly payments will be due on the first day of the month
Class 5(r):	Secured claim of: HSBC Bank USA., N.A.  Amount of Allowed Secured Claim: \$ 106,223.43  Property address or description of collateral: 37841 11th Street E., Palmdale, CA 93550  Priority of lien:First  Amount of arrearages: \$ unknown  monthlyquarterly Cure Payment amount: \$ 0.00  monthlyquarterly Regular Payment amount: \$ 586.57  Total amount of payments (over time) to satisfy the secured claim: \$ 211,165.10  Interest rate (to compensate creditor because claim is paid over time):5.25  First payment date:9/1/2013  Amount of each installment: \$586.57  Frequency of payments:Monthly  Total yearly payments: \$7,038.84  Final payment date:8/1/2043

Monthly payments will be due on the first day of the month

If a secured creditor disputes the value of its collateral as stated above, that secured creditor must timely file an objection to confirmation of the Plan, or the value stated by Debtor may be determined to be the value of the collateral. The objection must be accompanied by competent evidence of valuation. If the value of the collateral is disputed, the court may schedule a separate hearing to determine value.

To the extent that certain creditors' claims are entitled to various amounts due because defaults are not cured or paid in full on or before the Effective Date, those classes of creditors are impaired and entitled to vote on the Plan. See Part 2 of the Disclosure Statement for instructions on voting.

2 of the Disclosure Statement for instructions on voting.
Class 6: General Unsecured Claims.
Class 6(a): Smaller Unsecured Claims. This class includes any allowed unsecured claim of \$ or less and any allowed unsecured claim larger than \$ but whose holder agrees to reduce its claim to \$ Each member of this class shall receive on the Effective Date, or as soon as practicable thereafter, a single payment equal to 100% of the allowed claim. This class is unimpaired and not entitled to vote on the plan.
$\boxtimes$ Class 6(b): Other General Unsecured Creditors. This class includes all allowed unsecured claims not in Class 6(a) and not entitled to priority. Each member of Class 6(b) shall be paid $9.1$ % of its claim over $5$ years in equal $2$ monthly $2$ quarterly installments, due on the first day of each calendar $2$ month $2$ quarter, $3$ with interest at the rate of $4$ per annum $4$ without interest starting on the first such date after the Effective Date. If payments are not proposed as equal monthly installments, they will be paid as follows:
This class is impaired and entitled to vote on confirmation of the Plan. For instructions on voting, see Part 2 of the Disclosure Statement.
Undisputed Class 6 claims, as of this date, are listed on Exhibit C to the Disclosure Statement.
Article III Allowance and Disallowance of Claims
A. <u>Disputed Claim</u> . A disputed claim is a claim that has not been allowed or disallowed and as to which either: (i) a proof of claim has been filed or deemed filed and the Debtor or another party in interest has filed an objection; or (ii) no proof of claim has been filed and the Debtor has scheduled such claim as disputed, contingent, unliquidated or unknown.
B. <u>Delayed Distribution on Disputed Claims</u> . No distribution will be made on account of that portion of a claim that is disputed unless it is allowed by final nonappealable order.

# Article IV Executory Contracts and Unexpired Leases

disputed claim with court approval and compliance with FRBP 9019 unless the amount allowed by the compromise does not

, in which case no court approval is necessary.

exceed \$ 100.00

Settlement of Disputed Claims. The Debtor will have the power and authority to settle and compromise a

A. <u>Executory Contracts and Leases Assumed</u>. The Debtor assumes the executory contracts and unexpired leases enumerated in Exhibit E to the Disclosure Statement, effective upon the Effective Date, and shall perform all obligations thereunder, both preconfirmation and postconfirmation. Any preconfirmation arrearages shall be paid by the Effective Date, unless the parties agree otherwise or the court finds that a proposed payment schedule provides timely cure and adequate assurance of future performance. Postconfirmation obligations will be paid as they come due.

B. Executory Contracts and Leases Rejected. The Debtor is conclusively deemed to have rejected all executory contracts and/or unexpired leases not previously assumed or listed in Exhibit E to the Disclosure Statement as of the Effective Date. A proof of claim arising from the rejection of an executory contract or unexpired lease under this section must be filed no later than 30 days after the date of the order confirming this Plan. Claims arising from the rejection of an executory contract or unexpired lease under this section are general unsecured claims in Class 6, except to the extent this court orders otherwise.

## Article V Means of Implementation

The	e Plan will be funded through (Check each box that applies):
a. b.	<ul><li>\$ of cash available on the date of the Plan confirmation hearing;</li><li>A sale of the following property (describe)</li></ul>
	described in the Plan, which the Debtor estimates will produce \$;
c. d.	$\boxtimes$ additional cash from projected disposable income (projected to be \$\_1,670.32\)/month for the $5$ year(s) <sup>5</sup> following confirmation); and/or $\square$ other sources of funding, as follows:
u.	Unler sources of furnding, as follows.
Ple	ase see Part 3 of the Disclosure Statement for further details of these projections.
	Article VI Discharge and Other Effects of Confirmation
otherwise.	<u>Discharge</u> . Upon completion of all payments under the Plan, the Debtor shall receive a discharge of all ation debts, whether or not the creditor files a proof of claim, or accepts the Plan, unless the court orders Such discharge will not discharge Debtor from any debts that are nondischargeable under § 523 or the created by this Plan.
B. pursuant to	<u>Vesting of Property</u> . On the Effective Date, all property of the estate will vest in the reorganized debtor § 1141(b), free and clear of all claims and interests except as provided in the Plan.
C. constitute n	<u>Plan Creates New Obligations</u> . Except as otherwise stated in the Plan, the payments promised in the Plan ew contractual obligations that replace those obligations to creditors that existed prior to the Effective Date.
default und	<u>Creditor Action Restrained</u> . Creditors may not take any action to enforce either preconfirmation obligations as due under the Plan, so long as the Debtor is not in material default under the Plan. If the Debtor is in material er the Plan, affected creditors may: (i) take any action permitted under nonbankruptcy law to enforce the terms or (ii) move to dismiss this case or to convert this case to a chapter 7 bankruptcy case.
serve upon if the Debto	Material Default Defined. If Debtor fails to make any payment required under the Plan, or to perform any ation required under the Plan for more than 14 days after the time specified in the Plan, the affected creditormay Debtor and Debtor's attorney (if any) a written notice of default. The Debtor is in material default under the Plan refails within 21 days of the service of such notice of default, plus 3 additional days if served by mail, either: (i) to fault or (ii) to obtain from the court an extension of time to cure the default or a determination that no default
F.	Retention of Jurisdiction. This court retains jurisdiction until all Plan payments have been made.

<sup>5</sup> This number should match the number of years selected for payments made to creditors under the plan and the number of years of projected

disposable income calculated in Part 3.C. of the Disclosure Statement.

#### Article VII General Provisions

Α.	<u>Definitions and Rules of Construction</u> .	The definitions and rules of construction set forth in §§ 101 and 102
of the Bankrup	tcy Code shall apply when terms define	d or construed in the Bankruptcy Code are used in the Plan.

- B. <u>Effective Date of Plan</u>. The Effective Date of the Plan is 14 days following the date of the entry of the order confirming the Plan. But, if a stay of the confirmation order is in effect on that date, the Effective Date will be the first business day after the date on which no stay of the confirmation order is in effect, provided that the confirmation order has not been vacated.
- C. <u>Cramdown</u>. Debtor reserves the right to seek confirmation of the Plan notwithstanding the rejection of the Plan by one or more classes of creditors, pursuant to § 1129(b).
- D. <u>Binding Effect</u>. The rights and obligations of any entity named or referred to in this Plan will be binding upon and will inure to the benefit of the successors or assigns of such entity.
- E. <u>Captions</u>. The headings contained in this Plan are for convenience of reference only and do not affect the meaning or interpretation of the Plan.
- F. <u>Controlling Effect</u>. Unless a rule of law or procedure is supplied by federal law (including the Bankruptcy Code or FRBP), the laws of the State of California govern the Plan and any agreements, documents, and instruments executed in connection with the Plan, except as otherwise provided in this Plan.
- G. Final Decree. Pursuant to FRBP 3022, a Final Decree may not be entered until a bankruptcy case is fully administered. The court may, however, allow a Final Decree to be entered at an earlier date if requested in Miscellaneous Provisions (below), or for cause shown.
   H. Miscellaneous Provisions:

	I. Addendum attached, see addendum	
Date:	5/17/2013	By:/s/ Mohammed S. Iqbal Signature of Debtor
		Name: Mohammed S. Iqbal . Printed name of Debtor
Date:	<u>5/17/2013</u>	By: /s/ Michael J. Jaurigue . Signature of attorney for Debtor, if any
		Name: Michael J. Jaurigue  Printed name of attorney for Debtor, if any